

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

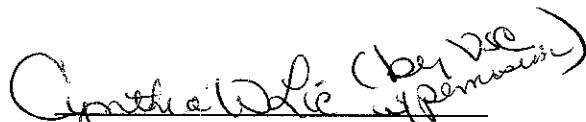
UNITED STATES OF AMERICA)
)
v.)
)
FABIAN RUIZ)
_____)

Criminal No.: 03-M-1150-JGD

JOINT MOTION TO POSTPONE STATUS CONFERENCE

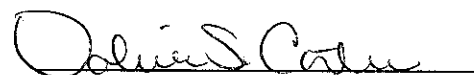
All parties hereto jointly request that this Court postpone the April 2, 2004 status conference for approximately three weeks. As grounds therefore Ruiz's counsel has a scheduling conflict which recently arose as a result of a new matter. Defendants agree to exclude the time between April 2, 2004 and the next status conference pursuant to the Speedy Trial Act.

U.S. ATTORNEY


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U.S. District Court
One Courthouse Way
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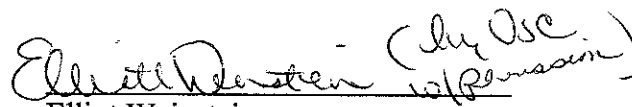
FABIAN RUIZ

By his attorney,


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617-348-0525

TREVOR TEAGUE

By his attorney,


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ANIBAL TORRES

By her attorney,

 (by SC w/Parasain)

Syre Fried

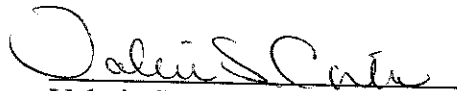
408 Atlantic Avenue

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617-223-8061

CERTIFICATE OF SERVICE

I hereby certify that on March 31, 2004 a true copy of the above document was served upon the attorney of record for each other party by mail, postage prepaid.



Valerie S. Carter, Esq.